

CTS

Original

In the united states court

1 of 7

united states

v.

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS FILED  JUN - 1 2015  CLERK, U.S. DISTRICT COURT By _____ Deputy
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UNITED STATES OF AMERICA

AISHA SALEEM (Corporation Counsel)

DANIEL PRESTON COLE (CORPORATION COUNSEL)

MEGAN J FAHEY (CORPORATION COUNSEL)

ANA P WARREN (CORPORATION REPORTER)

ANGEL R SAAD (CORPORATION COUNSEL)

CHRISTOPHER A CURTIS (CORPORATION COUNSEL)

PETER MICHAEL FLEURY (CORPORATION COUNSEL)

DEBBIE SAENZ (CORPORATION COUNSEL)

ALEX LEWIS (CORPORATION COUNSEL)

FEDERAL BUREAU OF PRISONS

MATT WOMBLE

JAMES WINES

RANDY WATKINS

U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES

Motion to Show Cause Re: Treason

Comes now, CHRISTOPHER ROBERT WEAST, upon  
Motion to Show Cause Re: Treason whereby in  
the United States District Court, the United

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therein through false language, and action, whereby there is made implication of Implied Color, as a Corporation, and Foreign Nation to the united states, within Sham Legal/Simulating Legal Process.

As per the Commerce Clause of the United States Constitution, the Restrictive Principle of Sovereign Immunity, and the Foreign Sovereign Immunities Act, the Corporation known as, The United State of America, and Federal Bureau of Prisons along with AISHA SALEEM, Daniel Preston Cole, Megan J Fahey, Ana P Warren, Angela R Saad, Christopher A Curtis, Peter Michael Fleury, Debbie Saenz, Alex Lewis, Matt Womble, James Wines, Randy Watkins and the Corporation known as, U.S. Department of Health and Human Services, are acting according to Private Acts and Acts of Commerce, and is without sovereignty, and immunity.

28 USC § 1605 - General exceptions to the jurisdictional immunity of a foreign state

(a) A foreign state shall not be immune from the jurisdiction of courts of the United States or of the States in any case. —

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withdrawal of the waiver which the foreign state may purport to effect except in accordance with the terms of the waiver;

(2) in which the action is based upon a commercial activity carried on in the United States by the foreign state; or upon an act performed in the United States in connection with a commercial activity of the foreign state elsewhere; or upon an act outside the territory of the United States in connection with a commercial activity of the foreign state elsewhere and that act causes a direct effect in the United States;

(3) in which rights in property taken in violation of international law are in issue and that property or any property exchanged for such property is present in the United States in connection with a commercial activity carried on in the United States by the foreign state; or that property or any property exchanged for such property is owned or operated by an agency or instrumentality of the foreign state and that agency or instrumentality is engaged in a commercial activity in the United States;

(4) in which rights in property in the United States acquired by succession or gift or rights in immovable property situated in the United States are in issue.

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state for personal injury or death, or damage to or loss of property, occurring in the United States and caused by the tortious act or omission of that foreign state or of any official or employee of that foreign state while acting within the scope of his office or employment; except this paragraph shall not apply to —

(A) any claim based upon the exercise or performance or the failure to exercise or perform a discretionary function regardless of whether the discretion be abused, or

(B) any claim arising out of malicious prosecution, abuse of process, libel, slander, misrepresentation, deceit, or interference with contract rights; or

(6) in which the action is brought, either to enforce an agreement made by the foreign state with or for the benefit of a private party to submit to arbitration all or any differences which have arisen or which may arise between the parties with respect to a defined legal relationship, whether contractual or not, concerning a subject matter capable of settlement by arbitration under the laws of the United States, or to confirm an award made pursuant to such an agreement to arbitrate, if

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(B) the agreement or award is or may be governed by a treaty or other international agreement in force for the United States calling for the recognition and enforcement of arbitral awards,

(C) the underlying claim, save for the agreement to arbitrate, could have been brought in a United States court under this section or section 1607, or (d) paragraph (1) of this subsection is otherwise applicable.

(b) A foreign state shall not be immune from the jurisdiction of the courts of the United States in any case in which a suit in admiralty is brought to enforce a maritime lien against a vessel or cargo against which the maritime lien is asserted; and if the vessel or cargo is arrested pursuant to process obtained on behalf of the party bringing the suit, the service of process of arrest shall be deemed to constitute valid delivery of such notice, but the party bringing the suit shall be liable for any damages sustained by the foreign state as a result of the arrest if the party bringing the suit had actual or constructive knowledge that the vessel or cargo of a foreign state was involved; and

(2) notice to the foreign state of the commencement of

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or, in the case of a party who was unaware that the vessel or cargo of a foreign state was involved, of the date such party determined the existence of the foreign state's interest.

(c) Whenever notice is delivered under subsection (b)(1), the suit to enforce a maritime lien shall thereafter proceed and shall be heard and determined according to the principles of law and rules of practice of suits in rem whenever it appears that, had the vessel been privately owned and possessed, a suit in rem might have been maintained. A decree against the foreign state may include costs of the suit and, if the decree is for a money judgment against the foreign state in an amount greater than the value of the vessel or cargo upon which the maritime lien arose. Such value shall be determined as of the time notice is served under subsection (b)(1).

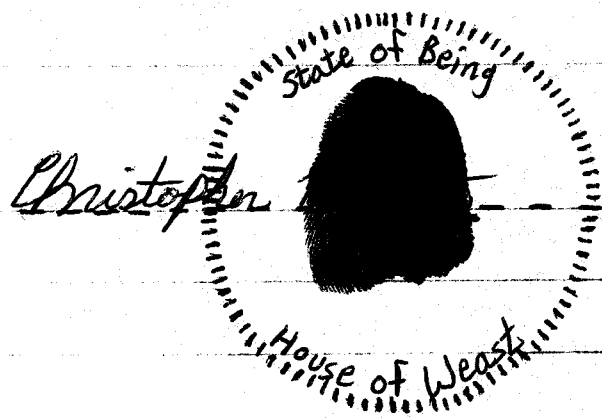
Decrees shall be subject to appeal and revision as provided in other cases of admiralty and maritime jurisdiction. Nothing shall preclude the plaintiff in any proper case from seeking relief in personam in the same action brought to enforce a maritime lien as provided in this section.

(d) A foreign state shall not be immune from the

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Such action shall be brought, heard, and determined in accordance with the provisions of chapter 313 of title 46 and in accordance with the principles of law and rules of practice of suits in rem, whenever it appears that had the vessel been privately owned and possessed a suit in rem might have been maintained.

[ (e), (f) Repealed. Pub. L. 110-181, div. A, title X, § 1083(b)(1)(B), Jan. 28, 2008, 122 Stat. 341. ]



May 20, 2015

Original

Document prepared by - Return to:

1-2

The Society of the Sojourner

c/o temporary post location

833 Hallvale Drive

Fort Worth, Texas [9999]

## Writ of Precipe

Precipe /prēsāpiy/. Another form of the name of the written instructions to the clerk of court; also spelled "præcipe" Black's Law Dictionary, Fifth Edition, pg. 1060

Præcipe /prēsāpiy/. Lat. In practice, an original writ drawn up in the alternative and includes an order to the clerk of court.

The Clerk of Court is Commanded to admit the Revelation of Arrival document as Evidence onto the record of the court. Re: [4:14-Cr-00023-A]

The Clerk of Court is Commanded to admit the Notice of Absolute Forgiveness and Discharge Forever of All Known and Unknown Estate Debts, Duties, Claims, and Liabilities as Evidence onto the record of the court. Re: [4:14-Cr-00023-A]

The Clerk of Court is Commanded to admit the Notice of Appointment to the Office of Executor for the Estate Named or Known as CHRISTOPHER



2-2

Should the Clerk of Court decide to steal, take away, falsify, or avoid this writ, the Clerk of Court is hereby given actual notice of 18 USC 1506 which states:

"Whoever feloniously steals, takes away, alters, falsifies, or otherwise avoids any record, writ, process, or other proceeding, in any court of the United States, whereby any judgment is reversed, made void, or does not take effect; or

Whoever acknowledges, or procures to be acknowledged in any such court, any recognizance, bail, or judgment, in the name of any other person not privy or consenting to the same -

Shall be fined under this title or imprisoned not more than five years, or both.

The Clerk of Court shall be indicted upon violation and further agrees to pay Executor's Filing of Indictment Fee of \$100,000.00 in gold or silver coin or property with actual value.

Christopher  
House of Weas  
Estate Dignitary  
Society of the  
(raised seal)

Documents prepared by - Return to:

The Society of the Sojourner  
% temporary post location

833 Hallvale Drive

Fort Worth, Texas [9999]

Original

## Revelation of Arrival

On this Eighteenth Day of May in the Year  
Two-Thousand and Fifteen, let the Book of Life  
herein reveal I AM - now for then - arrived whole  
in breath, body, and soul - of the soil of God's  
earth and be liveing Son of Man - to the Family  
of Man:

Christopher Robert - arrived be liveing - January 31, 1974;  
Talya Gayle - arrived be liveing - November 14, 1994;  
Destiny Renee - arrived be liveing - August 21, 1996;

Christopher Robert  
House of Weas  
Estate Dignity -  
House of Weas  
Raised Seal

Original

Document prepared by - Return to:

The Society of the Sojourner

c/o temporary post location

833 Hallvale Drive

Fort Worth, Texas [9999]

Notice of Absolute Forgiveness and Discharge Forever of All  
Known and Unknown Estate Debts, Duties, Claims, and  
Liabilities

Let it now be known and evident to all concerned persons or  
men worldwide through the announcement and notice of this  
perfect free will writing sealed by my own hand - in an  
offer to bring peace, harmony, and wholeness to all of the  
world - that I, the living soul manifest, known as Man,  
Estate Hæres, and Dignitary, who acknowledges all that  
is the complete Will and Testament of the Estate  
named, or known as, CHRISTOPHER ROBERT WEAST - created,  
birthed, or delivered on January 31, 1974, through the hand  
or water of my natural born mother or her person - NOW  
AND FOREVER ABSOLUTELY FORGIVE AND DISCHARGE ALL  
KNOWN AND UNKNOWN ESTATE DEBTS, DUTIES, CLAIMS,  
AND LIABILITIES.

This Absolute Forgiveness and Discharge includes, but is  
not limited to, any Estate debt, duty, donation, claim,

legacy, judgment, order, warranty, attachment, hold, copy, custody, consideration, information, reservation, privilege, immunity, suit, prescription, responsibility, administration, management, term, or condition - thus freeing, liberating, and emancipating forever all persons, property, and sureties from any Estate related performance or burden for... I AM.

Additionally, through this Absolute Forgiveness and Discharge, all Estate res, remainder, or reversion, including, but not limited to, any subject, matter, issue, person, character, instrument, deed, will, title, certificate, benefit, insurance, policy, account, security, deposit, pension, fund, or retirement plan - be it dispositive, appointive, nominative, or other, is hereby consolidated, merged, and extinguished - ultimately returning said Estate to its complete original natural whole state of dignity and demesne for... I AM.

I, a living soul manifest, now bear witness with my own eyes and attest through my own hand, this notice and free will writing by Christopher Robert on this Twenty-Fifth Day of May in the Year Two Thousand and Fifteen.

Christopher Robert  
Estate Dignity Member -  
House of Justice

Original

Office of Executor - Return to:  
The Society of the Sojourner  
% temporary post location  
833 Hallvale Drive  
Fort Worth, Texas [9999]

Notice of Appointment to the Office of Executor for the Estate  
Named or Known as CHRISTOPHER ROBERT WEAST

Let it now be known and evident to all concerned persons or men  
worldwide through the Evidence and notice of this perfect  
free will writing sealed by my own hand - in an offer to  
bring peace, harmony, and wholeness to all of the world -  
that I, the living soul manifest, known as Man, Estate  
Hæres, and Dignitary, who acknowledges all that is the  
complete Will and Testament of the Estate named, or  
known as, CHRISTOPHER ROBERT WEAST - created, birthed, or  
delivered on January 31, 1974, through the hand or water  
of my natural born mother or her person.

now appoint Christopher Robert to the Office of Executor, to  
act, should the need ever arise, within the commercial  
realm, for all intents and purposes, and with full and  
complete authority, regarding the Estate named, or known  
as, CHRISTOPHER ROBERT WEAST. Let it also be known to  
all concerned persons worldwide, through this EVIDENCE

emanating from the Office of Executor - will be considered as the ONLY valid authorization for any and all commercial or legal action(s) regarding said Estate.

CHRISTOPHER ROBERT WEAST

-  
Christopher Robert Weast  
House of Weast  
Estate Digital Member  
Society of the Sojourner  
House of Weast  
-  
(raised seal)

I, a living soul Manifest, now bear witness with my own eyes and attest through my own hand, this notice and free will writing by Christopher Robert on this Twenty-Fifth Day of May in the Year Two Thousand Fifteen.

Christopher Robert  
Federal Correcti  
P.O. Box 150  
El Reno, Oklahoma [73036]

Case 4:14-cr-00023-A Document 324 Filed 7/1/15



RECEIVED  
U.S. DISTRICT COURT  
NORTHERN DIST. OF TX  
FT WORTH DIVISION  
2015 MAY 29 PM 4:00  
CLERK OF COURT  
Legal Mail

47797-177  
Eldon B Mahon  
Judge McBryde  
501 W 10TH ST  
Room 310  
FORT Worth, TX 76102  
United States

RECEIVED  
U.S. DISTRICT COURT  
NORTHERN DIST. OF TX  
FT WORTH DIVISION  
2015 MAY 29 PM 4:00  
CLERK OF COURT

invitus

CLERK OF COURT  
2015 MAY 29 PM 4:00

Per Minas